

**CRIMINAL DOCKET  
UNITED STATES DISTRICT COURT**

D. C. Form No. 100A Rev.

TITLE OF CASE	ATTORNEYS
<b>THE UNITED STATES</b>  <b>vs.</b>  <b>LARRY WAYNE KEY</b> <i>(Gail)</i>  Deft. on bond, address is: 2215 Bransford Avenue Nashville, Tenn. 37204	<b>For U. S.:</b>  Ben F. Baker Asst. U.S. Attorney   <b>For Defendant:</b>  J. Warren Jackman (appt.) Fourth National Bldg. Tulsa, OK 74119 584-4136

STATISTICAL RECORD	COSTS		DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed <b>7-1-74</b>	Clerk					
J.S. 3 mailed <b>8-1-74</b>	Marshal					
Violation Receipt of Stolen Vehicle	Docket fee					
Title 18						
Sec. 2313						
1 Count						
\$5,000 &/or 5 yrs						

DATE	PROCEEDINGS
6-13-74	Indictment, filed in open court. v
6-13-74	Record vote of the Grand Jury, filed in open court. v
6-4-74	Appearance Bond of Deft. (set in Middle District of Tenn.) in the amount of \$2,500.00, own recognizance, filed with Statement of Conditions of Release. v
6-14-74	Case set for Arraignment on Tuesday, JUNE 18, 1974, at 10:00 A.M. (AEB-J)v -notices mailed.
6-18-74	Case re-set for Arraignment and plea for 6-20-74, at 10:00 A.M. (AEB-J)s
6-20-74	Case called for Arriagnment and plea. Deft. present and represented; govt. represented. Deft. acknowledges receipt of Indictment. The Deft. is Arraigned and enters a plea of NOT GUILTY. Deft. is given 10 days to fine any and all motions. Case is hereby set on July 22, 1974 Jury Docket at 9:30 A.M. (AEB-J)s
7-5-74	M.O. Case is hereby set for Change of Plea on July 10, 1974 at 10:00 A.M. (AEB_j)s (Over)

DATE	PROCEEDINGS
7-10-74	Case called for change of plea. Deft. present & represented; Govt. represented. Deft. withdraws plea of NOT GUILTY and enters plea of GUILTY. Waiver of jury signed and filed in open court. Deft. adjudged GUILTY as charged. Sentence set 7-23-74, at 10:00 a.m. Bond continued and deft. allowed to return to Tennessee. (AEB-J)b
7-23-74	Case called for sentence. Deft. present and represented; govt. represented. Hearing held on question of veracity of pre-sentence report and question of FBI agent's alleged threats on deft. Deft's witness sworn: Robert T. Robinson, Larry Wayne Key. Parties rest. Court passes hearing to 10:00 a.m. 7-24-74. Bond revoked and deft. remanded to custody of USM. (AEB-J)hm
7-24-74	<p>Case called for hearing. Deft. present and represented; govt. represented. Deft. renews previous plea of GUILTY and asks the Court not to set it aside. Deft. adjudged GUILTY as charged. Deft. and counsel asked if they have anything to say before sentence is pronounced.</p> <p>Judgment and Sentence - LARRY WAYNE KEY</p> <p>Imposition of sentence is hereby suspended and the deft. is placed on probation for a period of Five (5) Years from this date, pursuant to the FYCA, T. 18, USCA 5010(a), and the conditions of probation are that the deft. seek outpatient psychiatric treatment, obtain employment and stay employed.</p> <p>It is further ordered that the supervision of probation be maintained from this Court and that the deft. is limited to the NDO and the State of Tennessee. (AEB-J)hm</p>
7-24-74	Judgment and order of probation, filed and entered. (AEB-J)hm
7-24-74	Two c/c of J&O of Probation delivered to Probation office. hm
1-28-76	Request of Probation Officer for revocation of probation w/order of the Court Approving, filed. ph
11-14-77	Transfer of Jurisdiction of Probation, fld. Transcript mld. to U.S. Dist. Ct., Middle Dist. of Tennessee this date. (AEB-J)v
2-22-78	Ret. on warrant for arrest of probationer returned unexecuted, Dismissed by Chief Judge L. Clure Morton Middle Dist. to Tenn. on 12-9-77. fld. ho